I certify under penalty of perjury that the following documents are being faxed to the USPTO at (703) 872-9306 on September 8, 2005 by Ramona J. Zaya

RECEIVED

#### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE CENTRAL FAX CENTER

In re Patent Application of:

SEP 0 8 2005

Applicant:

Hewlett Packard Company

Date of Mailing: September 8, 2005

Application Number:

09/702, 183

Filing Date: 10/30/2000

Title: Document Authentication Using The Physical Characteristics Of Underlying Physical Media

Applicants' Reference Number: 10992596-1

VIA FACSIMILE (703) 872-9306

Mail Stop: Issue Fee Commissioner for Patents PO Box: 1450 Alexendria, VA 22313-1450

#### PETITION TO WITHDRAW HOLDING OF ABANDONMENT UNDER CFR §1.181. NO FEE REOURED

Applicant contends that the application is not in fact abandoned (e.g. a reply was in fact filed), and respectfully requests withdrawal under 37 C.F.R. § 1.181(a) of the holding of abandonment. This petition is being sent via facsimile: 703-872-9306.

#### APPLICANT HEREBY PETITIONS FOR REVIVAL OF THIS APPLICATION

- A copy of the Notice of Abandonment from the USPTO (Marked Exhibit A) is enclosed. 1.
- A copy of the Issue Fee Transmittal, Confirmation of fax sent, and a copy of the Auto-Reply 2. Transmission from the USPTO dated: December 16, 2004 (Marked Exhibit B) are also enclosed

If any issues remain, the Examiner is encouraged to telephone the undersigned at the number listed below.

At any time during the pendency of this application, please charge any fees required or credit an overpayment to Deposit Account 08-2025 pursuant to 37CFR§1.25. A duplicate copy of this sheet is enclosed.

Hewlett Packard Company Legal Department – IPA PO Box 272400 Fort Collins, CO 80527-2400

Respectfully submitted,

Hewlett-Packard Company

Lloyd E. Dakin Reg: 38,423

Attorney for Applicant

(650) 857-2295



United States Patent and Trademark Office

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APPLICATION NO.	FILING DATE	_	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
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DATE MAILED: 07/11/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

PTO-90C (Rev. 10/03)

	Application No.	Applicant(s)
	09/702,183	Moore
Notice of Abandonment	Examiner	Art Unit
	Hua	2135
- The MAILING DATE of this communication app		
This application is abandoned in view of:		,
Applicant's failure to timely file a proper reply to the Office     (a)    A reply was received on (with a Certificate of N period for reply (including a total extension of time of time of the certificate of N period for reply (including a total extension of time of the certificate of N period for reply (including a total extension of time of the certificate of N period for reply (including a total extension of time of the certificate of N period for reply (including a total extension of time of the certificate of N period for reply (including a total extension of time of the certificate of N period for reply (including a total extension of time of the certificate of N period for reply (including a total extension of time of the certificate of N period for reply (including a total extension of time of N period for reply (including a total extension of time of N period for reply (including a total extension of time of N period for reply (including a total extension of time of N period for reply (including a total extension of time of N period for reply (including a total extension of time of N period for reply (including a total extension of time of N period for reply (including a total extension of time of N period for reply (including a total extension of time of N period for reply (including a total extension of time of N period for reply (including a total extension of N period for reply (including a total extension of time of N period for reply (including a total extension of time of N period for reply (including a total extension of time of N period for reply (including a total extension of time of N period for reply (including a total extension of N period for reply (including a total extension of N period for reply (including a total extension of N period for reply (including a total extension of N period for reply (including a total extension of N period for reply (including a total extension of N period for reply (including a total extension of N period for reply (including a total extension	Mailing or Transmission deted month(e)) which expired on	·
(b) A proposed reply was received on, but it does		• • • • • • • • • • • • • • • • • • • •
(A proper reply under 37 CFR 1.113 to a final rejection application in condition for allowance; (2) a timely filed Continued Examination (RCE) in compliance with 37 (	Notice of Appeal (with appeal fee);	or (3) a timely filed Request for
(c) ☐ A reply was received on but it does not constitution. See 37 CFR 1.85(a) and 1.111. (See	ute a proper reply, or a bona fide atte explanation in box 7 below).	empt at a proper reply, to the non-
(d) No reply has been received.		
2. ☑ Applicant's failure to timely pay the required issue fee an from the mailing date of the Notice of Allowance (PTOL-6	95) <b>.</b>	
<ul> <li>(a)          The issue fee and publication fee, if applicable, was, which is after the expiration of the statutory particle.     </li> <li>Allowance (PTOL-85).</li> </ul>	s received on (with a Certific exited for payment of the Issue fee (a	ate of Mailing or Transmission dated nd publication fee) set in the Notice of
(b) The submitted fee of \$0.00 is insufficient. A balance		
The issue fee required by 37 CFR 1.18 is \$ <u>1400</u> . T	he publication fee, if required by 37 (	CFR 1.18(d), is \$ <u>300</u> .
(c) ☑ The Issue fee and publication fee, if applicable, has n	ot been received.	
Applicant's failure to timely file corrected drawings as req Allowability (PTO-37).	•	
(a) Proposed corrected drawings were received on after the expiration of the partod for reply.	_ (with a Certificate of Mailing or Tra	namission dated), which is
(b) ☐ No corrected drawings have been received.		
4. The letter of express abandonment which is signed by the the applicants.	e attorney or agent of record, the as	signee of the entire interest, or all of
5. The letter of express abandonment which is signed by a 1.34(a)) upon the filing of a continuing application.	n attorney or agent (acting in a repre	sentative capacity under 37 CFR
The decision by the Board of Patent Appeals and interfer     of the decision has expired and there are no allowed dai	rence rendered on and becau lms.	see the period for seeking court review
7. [ The reason(s) below:		
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Petitions to revive under 37 CFR 1,137(a) or (b), or requests to within minimize any negative effects on patent term.	raw the holding of abandonment under 3	7 CFR 1.181. should be promptly filed to
U.S. Patient and Tradomark Office PTOL-1432 (Rev. 04-01) Notice	of Abandonment	Part of Paper

#### Attachment to Notice of Abandonment

# For questions concerning the notice contact Office of Patent Publication

Image Assistance Center: 888-786-0101.

Information is also available on the USPTO Internet web site: http://www.uspto.gov/web/patents/pubs/abandonnotice.html

#### Respond to the Notice of Abandonment by one of the following:

 Petition To Withdraw Holding of Abandonment (See MPEP 711.03(c) I and 37 CFR § 1.181) No fee required

Where an applicant contends that the application is not in fact abandoned (e.g., a reply was in fact filed), a petition under 37 CFR § 1.181(a) requesting withdrawal of the holding of abandonment is the appropriate course of action. Any petition under 37 CFR § 1.181 to withdraw the holding of abandonment not filed within 2 months of the mail date of a Notice of Abandonment may be dismissed as untimely under 37 CFR § 1.181(f). In order for a petition to be granted, the evidence must be sufficient according to 37 CFR § 1.8(b) Certificate of Mailing 37 CFR § 1.10 "Express Mail" mailing or MPEP 503 Postcard Receipt as Prima Facia Evidence. The petition should be addressed as follows:

By mail: Mail Stop: Issue Fee, Commissioner For Patents, P.O. Box 1450, Alexandria, VA 22313-1450 By facesimile: 703-872-9306

2. Petition To Withdraw Holding Of Abandonment Based On Failure To Receive Office Action (MPEP 711.03(c) II and 37 CFR § 1.181). No fee required

Where an applicant contends that the original Notice of Allowance and Fee(s) Due was never received, if adequately supported, the Office may grant the petition and remail the Office action. The showing required establishing non-receipt of an Office communication must include a statement from the practitioner stating that the Office communication was not received and attesting to the fact that a search of the file jacket and docket records indicates that the Office communication was not received. A copy of the docket record where the nonreceived Office would have been entered had it been received and docketed must be attached to and referenced in practitioner's statement.

Petition should be addressed to the Technology Center handling the application as follows:

By mail: Commissioner For Patents, P.O. Box 1450, Alexandria, VA 22313-1450

By facsimile: 703-872-9306

3. Petition To Revive An Abandoned Application (See MPEP 711.03(c) III)

Where there is no dispute as to whether an application is abandoned (e.g., the applicant's contentions merely involve the cause of abandonment) a petition under 37 CFR § 1.137 (a) or (b) (accompanied by the appropriate petition fee) is necessary to revive the abandoned application. The text of these rules is available on the USPTO Internet Web site. Forms for these petitions, "Petition For Revival Of An Application For Patent Abandoned Unavoidably Under 37 CFR § 1.137(a)," PTO/SB/61, and "Petition For Revival Of An Application For Patent Abandoned Unintentionally Under 37 CFR 1.137(b)," PTO/SB/64, are available in the forms section of the USPTO website: <a href="http://www.usptu.gov">http://www.usptu.gov</a>.

Petitions under 37 CFR § 1.137 should be addressed to the Office of Petitions as follows:

By mail: Mail Stop Petition, Commissioner For Patents, P.O. Box 1450, Alexandria, VA 22313-1450

By facsimile: 703-872-9306

Note: Abandonment takes place by operation of law for failure to reply to an Office action or timely pay the issue fee, not by operation of the mailing of a Notice of Abandonment

#### PART B - FEE(S) TRANSMITTAL

Complete and send this form, together with applicable fee(s), to: Mall

Mail Stop ISSUE FEE Commissioner for Patents P.O. Rox 1450

			or Fax	Alexandria, Virg (703) 746-4000	rinia 22313-1450		
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COMMUNICATION RESULT REPORT ( DEC. 16. 2004 7:12AM ) \* \* \*

FAX HEADER 1: FAX HEADER 2: HP LEGAL

TRANSMITTED/STORED : DEC. 16. 2004 7:11AM MOITED **ADDRESS** RESULT PAGE 6860 MEMORY TX USPTO 1/1

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#### E 31 NO LACSIMILE CONNECTION PART B - PEE(S) TRANSMITTAL Complete and sind this form, together with applicable fac(s), to: Mail . Mail Stop ISSUE FEE. Complete and sind this form, together with applicable fac(s), to: Mail . Mail Stop ISSUE FEE. Complete and sind this form, together with applicable fac(s), to: Mail Stop ISSUE FEE. Alexa A (703) 746-4000 INSTRUCTIONS: This farm should be found for transmitted the ISEUS THE and PUBLIC segmentian. All further exceptantation lands they there in warmen outers and municipalities companied before or discount of the companied before or discount of the companied before or discount of the companied before the discount of the companied before the compan AMON FEE HE Linearon HEWLETT PACKARD COMPANY F O BOX 272400, 2404 B. HARMONY ROAD INTELLECTUAL PROPERTY ADMINISTRATION FORT COLLINS, CO 80517-2400 ATTLICATION NO. FOLINO DATE PRINCEPA GENUM TESTS CONTINUE NO. 09/703,143 10/30/2000 Kedd, B. Moore 10002596-0 Title of invention doctiment authoritication using the physical characteristics of underlying physical media 1634 APPLIE TYPE SMALL ENTILLY lague feb AUGULICATION PCS . TUTAL (PEEIS) DOG DATEDUE 51374 \$1370 (12/01/2005 たいとうないからいない ART LEUT 2125 773-176000 (1) the emples of the to 3 temperary Charge of conscious land address Address from PTO/SB/123) Ministral. 1. ASSIGNES MAME AND RESIDENCE DATA TO BE PRINTED ON THE PATENT INTER OF SPEC PLEASE NOTE: Unless an antipror is inherited below, so automor then will depose on the priori. If an acalence of identified below, the document of the first and the first in NOTe authorize the Dieng an acalence or identified below. The document (B) RESIDENCE (CFLA NIT SLYLE OF CUMPICA) Hewlett-Peckard Davelopment Company, L.P. Please check the appropries Tracketship ( Componition or other private group easily Opversament Liston Per A check to the amount a like their in enclosed. Prymest by could earl. Form PTO-1018 is one Deposit A/C Pryntial by small earl. Form PTO-1028 is accepted 18-2025 Thy Utrador is heady apported 32-early: the required facture or Opposit Accepts a market form of the Control of the Delay Accepts the Delay Advesses Qualar - # of Cupics upo to Entity States (Sa 5. Change in Entity service proof makes assumed to the proof of the pr 🔾 h. Applicate time lungar abbining SMALL SMITTY states. Sep 37 CFA 1.27(2)(2) be fee (U mry) by so mangely serr proviously said ham fee to the application destribled above. Tribs myself other falm the applicants a regulated substray or about it the sentence of other parts in 11- -15-17 Llord E. Dakin, Jr. 38,423 and is required by \$7 CFR L. \$1. The infermation is required to itself by the property of the USFR. L. \$2 and \$7 CFR 1. 14. This will be sufficiently from the USFR. Then will vary dependent the contract of the USFR. tion. Commencing and Cashop form to the USFTO. Them will vory depositing the countries of special properties of the countries el un versionel to a childrenium as l'influmentam unique it discippy a vastel OMB control number.

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### **Auto-Reply Facsimile Transmission**



TO:

Fex Sender at 6508528063

Fax Information

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ADVISORY: This is an automatically generated return receipt confirmation of the facsimile transmission received by the Office. Please check to make sure that the number of pages listed as received in Total Pages above matches what was intended to be sent. Applicants are advised to retain this receipt in the unlikely event that proof of this facsimile transmission is necessary. Applicants are also advised to use the certificate of facsimile transmission procedures set forth in 37 CFR 1.8(a) and (b), 37 CFR 1.6(f). Trademark Applicants, also see the Trademark Manual of Examining Procedure (TMEP) section 306 et seq.

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